UNITED STATES DISTRICT COURT

		District of
	UNITED STATES OF AMERICA	
	V.	ORDER OF DETENTION PENDING TRIAL
	MICHAEL ALFRED BRIERE	Case Number: 3:05-CR-0053-JWS
	Defendant	
	tion of the defendant pending trial in this case.	2(f), a detention hearing has been held. I conclude that the following facts require the
Part I—Findings of Fact		
	or local offense that would have been a federal offens a crime of violence as defined in 18 U.S.C. § 313 an offense for which the maximum sentence is li	fe imprisonment or death.
	an offense for which a maximum term of impriso	onment of ten years or more is prescribed in
	o follow that was committed after the defendant	nad been convicted of two or more prior federal offenses described in 18 U.S.C.
	§ 3142(f)(1)(A)-(C), or comparable state or local	
· •	 (2) The offense described in finding (1) was committed while the defendant was on release pending trial for a federal, state or local offense. (3) A period of not more than five years has elapsed since the date of conviction release of the defendant from imprisonment 	
☐ (4	for the offense described in finding (1). (4) Findings Nos. (1), (2) and (3) establish a rebuttable presumption that no condition or combination of conditions will reasonably assure the safety of (an) other person(s) and the community. I further find that the defendant has not rebutted this presumption.	
Alternative Findings (A)		
<u> </u>	1) There is probable cause to believe that the defendant	
	for which a maximum term of imprisonment of to	en years or more is prescribed in
☐ (2	under 18 U.S.C. § 924(c). The defendant has not rebutted the presumption estable the appearance of the defendant as required and the second s	ished by finding 1 that no condition or combination of conditions will reasonably assure afety of the community.
		lternative Findings (B)
	 There is a serious risk that the defendant will not appear. There is a serious risk that the defendant will endanged. 	
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		Statement of Reasons for Detention
	find that the credible testimony and information submitte	ad at the hearing establishes by 🔲 clear and convincing evidence 🔲 a prepon-
	to of the evidence that he defendant is likely to use mo	inhuma or other controlled substance of released to
+~	suprosed thus party centodin.	Del has minimited to his immiting and a preparational
. al		" Licoppen and been a " low mobile" To covid Court
اظو	2 OW his no property in Alaska and	
<u> </u>	towder employment. The propose	
cre's	- 1 1 1 1 1	Directions Regarding Detention and worth anythatame in the past
		eneral or his designated representative for confinement in a corrections facility separate,
		ntences or being held in custody pending appeal. The defendant shall be afforded a
		counsel. On order of a court of the United States or on request of an attorney for the all deliver the defendant to the United States marshal for the purpose of an appearance
in connection with a court proceeding.		
1-24-06 _\cho-5/cht		
	Date	Signature of Judge
us. Majistrate 54 de		
		Name and Title of Judge

^{*}Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).